## PATENT COOPERATION TREATY

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# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

PD/4-32803A	FOR FURTHER ACTION  See Form PCT/IPEA/416					
International application No. PCT/EP2004/003512	International filing date (day/month/year)  O2.04.2004  Priority date (day/month/year)  O4.04.0006					
International Patent Classification (IPC) o	r national classification and IPC					
A61K31/593, A61K31/453, A61P1	7/00, A61P1/00					
Applicant NOVARTIS AG et al.						
NOVANTIS AG et al.						
This report is the international preliminary examination report, established by this International Preliminary Examination to the applicant according to Article 36.  This PERCENT.						
<ol> <li>This REPORT consists of a total of sheets, including this cover sheet.</li> <li>This report is also accompanied by ANNEXES, comprising:</li> </ol>						
sheets of the description, claims and/or drawings which have been amended and are the basis of this repair and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the						
☐ sheets which superso	ede earlier sheets, but which this Authority considers contain an amendment that goes e in the international application as filed, as indicated in item 4 of Box No. I and the					
b. (sent to the International	Promotion (1) and the second					
sequence listing and/or ta Box Relating to Sequence	bureau only) a total of (indicate type and number of electronic carrier(s)) , containing a bles related thereto, in computer readable form only, as indicated in the Supplemental bulleting (see Section 802 of the Administrative Instructions).					
0 11 4101100	Library (see Section 802 of the Administrative Instructions).					
4. This report contains indications						
The report contains indications re	elating to the following items:					
	1					
☑ Box No. I Basis of the op	nion					
☐ Box No. II Priority						
☐ Box No. II Priority ☐ Box No. III Non-establishm	ent of opinion with regard to novelty, inventive step and industrial and industrial					
☐ Box No. II Priority ☐ Box No. III Non-establishm ☐ Box No. IV Lack of unity of	ent of opinion with regard to novelty, inventive step and industrial applicability					
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# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2004/003512

-	— <u> </u>	ox No. I	Basis of the	
1	. W	Vith rega	rd to the langua	the this report is based on the international and the internationa
	fil			
		□ inte □ pu	ernational search	n translations from the original language into the following language, of a translation furnished for the purposes of: or (under Rules 12.3 and 23.1(b)) ternational application (under Rule 12.4) in ary examination (under Rules 55.2 and/or 55.3)
2	. W ha re	ith regar	d to the <mark>elemer</mark>	s* of the international application, this report is based on (replacement sheets which receiving Office in response to an invitation under Article 14 are referred to in this are not annexed to this report):
	De	escription	ı, Pages	
	1-1	10		as originally filed
	Cla	aims, Nur	mbers	
	1-5	5		received on 11.09.2004 with letter of 08.09.2004
		a sequ	ence listing and	or any related table(s) - see Supplemental Box Relating to Sequence Listing
3.		☐ the ☐ the ☐ the ☐ the ☐	description, paç claims, Nos. drawings, sheel sequence listind	<i>f</i> ias
4.	had	This replant the control of the second o	oort has been e n made, since t al Box (Rule 70 description, pag claims, Nos. drawings, sheets equence listing	tablished as if (some of) the amendments annexed to this report and listed below ey have been considered to go beyond the disclosure as filed, as indicated in the second
	*	If ite	m 4 applies	some or all of these sheets may be marked "superseded."

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2004/003512

Box No. III Non-establishmen applicability	t of opinion with regard to novelty, inventive step and industrial				
<ol> <li>The questions whether the claime obvious), or to be industrially appl</li> </ol>	he questions whether the claimed invention appears to be novel, to involve an inventive step (to be non- bvious), or to be industrially applicable have not been examined in respect of:				
☐ the entire international application					
☑ claims Nos. 3					
because:					
the said international application following subject matter which	ion, or the said claims Nos. 3 regarding industrial applicability relate to the does not require an international preliminary examination (specify):				
see separate sheet	, amazan (opoday).				
the description, claims or draw that no meaningful opinion cou	vings (indicate particular elements below) or said claims Nos. are so unclear				
	e claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion				
no international search report	no international search report has been established for the said claims Nos.				
the nucleotide and/or amino ac C of the Administrative Instruct	the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:				
the written form	☐ has not been furnished				
	☐ does not comply with the standard				
the computer readable form	☐ has not been furnished				
	☐ does not comply with the standard				
the tables related to the nucleof not comply with the technical re	tide and/or amino acid sequence listing, if in computer readable form only, do equirements provided for in Annex C-bis of the Administrative Instructions.				
☐ See separate sheet for further o					

## INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2004/003512

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

1-5

No: Claims

Inventive step (IS)

Yes: Claims

No: Claims

Industrial applicability (IA)

Yes: Claims

1,2,4,5

1-5

No: Claims

2. Citations and explanations (Rule 70.7):

see separate sheet

#### Re Item III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

1) Claims 3 relate to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(I) PCT).

#### Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- 1) Reference is made to the following documents:
  - D1: WO 98/18468 A (AMERICAN HOME PROD) 7 May 1998
  - D2: WO 02/094247 A (BIOXELL S P A ; ADORINI LUCIANO (IT); GREGORI SILVIA (IT); SMIROLDO SI) 28 November 2002
  - D3: WO 02/064589 A (KOSAN BIOSCIENCES INC) 22 August 2002
  - D4: WO 99/16745 A (WIESINGER HERBERT ; KIRSCH GERALD (DE); LANGER GERNOT (DE); SCHERING A) 8 April 1999

Unless indicated otherwise, the relevant passages are those mentioned in the search report.

D1 discloses the combination rapamycin + calcitriol for the treatment of psoriasis, dermatitis, eczema, Crohn's disease and inflammatory bowel disease.

D2 discloses the combination of a vitamin D derivative + rapamycin or tacrolimus for the treatment of diabetes.

D3 discloses that laulimalides (macrolide compounds) can be used in combination with vitamin D derivatives for the treatment of psoriasis and dermatitis.

D4 discloses the combination of vitamin D derivatives with FK506 or rapamycin.

### 2) Novelty (Art. 33(2) PCT)

2.1 The combination of pimecrolimus with a calciferol, and its use for the treatment of skin diseases and/or of inflammatory bowel disease has not been described in the prior art (see D1-D4).

Therefore the subject-matter of claims 1-5 is new.

### 3) Inventive step (Art. 33(3) PCT)

Macrolides and Vitamin D derivatives have several therapeutical applications in common and the possibility to use them in combination has been described several times in the prior art (see D1-D4).

D1 e.g. discloses the combination rapamycin + calcitriol for the treatment of psoriasis, dermatitis, eczema, Crohn's disease and inflammatory bowel disease.

In the absence of any unexpected effect, pimecrolimus and calcipotriol or tacalcitol thus appear to be mere alternatives that the skilled man could have chosen without the involvement of any inventive step.

Therefore the subject-matter of claims 1-5 does not fulfill the requirements of Art. 33(3) PCT.

4) For the assessment of the present claim 3 on the question whether it is industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.

### amended 8-September-2004

#### Claims:

- 1. A pharmaceutical composition comprising pimecrolimus in combination or association with a calciferol together with at least one pharmaceutically acceptable diluent or carrier.
- 2. A composition according to claim 1 wherein the calciferol is calcipotriol or tacalcitol.
- 3. A method of treatment of a dermatological disease such as atopic dermatitis, acne or psoriasis, or of inflammatory bowel disease (IBD), in a subject suffering from or at risk for such condition, comprising co-administering a synergistically effective amount of a composition according to claim 1.
- 4. A process for the preparation of a composition of claim 1 comprising mixing pimecrolimus and a calciferol in combination or association with at least one pharmaceutically acceptable diluent or carrier.
- 5. A kit of parts comprising pimecrolimus and a calciferol in separate unit dosage forms together with instructions for use.